Notice of Allowability	Application No.	Applicant(s)	
	08/070,099	NEWMAN ET AL.	
	Examiner	Art Unit	
	Anne Holleran	1642	
The MAILING DATE of this communication apper All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in t or other appropriate commun GHTS. This application is su	his application. If not include ication will be mailed in due	ed course. <b>THIS</b>
1. This communication is responsive to <u>amendment after final</u>	<u>l filed 1/10/2005</u> .		
2. The allowed claim(s) is/are 1-9.			
3. The drawings filed on are accepted by the Examine	r.		
<ul> <li>4. ☐ Acknowledgment is made of a claim for foreign priority una) ☐ All b) ☐ Some* c) ☐ None of the:</li> <li>1. ☐ Certified copies of the priority documents have</li> <li>2. ☐ Certified copies of the priority documents have</li> <li>3. ☐ Copies of the certified copies of the priority documents have</li> <li>International Bureau (PCT Rule 17.2(a)).</li> <li>* Certified copies not received:</li> </ul>	been received. been received in Application	No	lion from the
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	of this communication to file a ENT of this application.	reply complying with the req	<sub>l</sub> uirements
5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXANes reason(s) why the oath or c	MINER'S AMENDMENT or No declaration is deficient.	OTICE OF
6. CORRECTED DRAWINGS (as "replacement sheets") must including changes required by the Notice of Draftspers  1) hereto or 2) to Paper No./Mail Date 4/4/19  (b) including changes required by the attached Examiner's Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR 1, each sheet. Replacement sheet(s) should be labeled as such in the second	on's Patent Drawing Review ( 94.  Amendment / Comment or in  84(c)) should be written on the	n the Office action of	back) of
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT	sit of BIOLOGICAL MATER	RIAL must be submitted. N	lote the
Attachment(s)  1. Notice of References Cited (PTO-892)  2. Notice of Draftperson's Patent Drawing Review (PTO-948)  3. Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date	6. ⊠ Interview Sun Paper No./M 8), 7. ⊠ Examiner's A	ail Date <u>5/5/2005</u> . mendment/Comment	,
of Biological Material	9. Other	tatement of Reasons for Allon ALANA M. HARRIS, PRIMARY EXAMIN 05 18721	ト ト PH.D.

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**EXAMINER'S AMENDMENT** 

An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the

payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with

Brian Poor on May 5, 2005.

The application has been amended as follows:

In the claims:

Claim 10 has been canceled.

Claim 1. A monoclonal antibody that [is capable of] specifically [binding] binds to

intrinsic factor only in the absence of vitamin B12 and exhibits an increase in the first order

dissociation rate of the antibody-intrinsic factor complex in the presence of vitamin B12, wherein

the dissociation rate is dependent on the concentration of vitamin B12.

Claim 5. A kit for assaying for vitamin B12 in a sample comprising (a) a solid

phase support to which is bound a predetermined amount of [an] a monoclonal antibody that is

capable of specifically binding to intrinsic factor only in the absence of vitamin B12 and exhibits

an increase in the first order dissociation rate of the antibody-intrinsic factor complex in the

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presence of vitamin B12, wherein the dissociation rate is dependent on the concentration of vitamin B12, and (b) a predetermined amount of a labelled intrinsic factor.

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Claim 7. A method of obtaining a monoclonal antibody [capable of binding] that binds to intrinsic factor only in the absence of vitamin B12, and exhibiting an increase in the first order dissociation rate of the antibody-intrinsic factor complex in the presence of vitamin B12, wherein the dissociation rate is dependent on the concentration of vitamin B12, comprising the steps of:

- a) immunizing an animal with substantially purified intrinsic factor;
- b) isolating splenic lymphocytes from the immunized animal;
- c) fusing the isolated splenic lymphocytes with a plasmocytoma cell line to obtain a plurality of hybridoma clones which secrete antibody,
- d) extracting free vitamin B12 from a predetermined amount of culture supernatant containing antibody from each hybridoma clone;
- e) contacting a first sample of each extracted antibody-containing supernatant with intrinsic factor in the presence of vitamin B12;

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- f) contacting a second sample of each extracted antibody-containing supernatant with intrinsic factor in the absence of vitamin B12;
- g) contacting an enzyme labelled antibody which specifically binds to immunoglobulin with each of the first and second samples;
- h) detecting the presence of labelled antibody present in each of the first and second samples; and
  - i) isolating the hybridomas which secrete antibodies which [bound] bind to intrinsic factor only in the absence of vitamin B12 and exhibit an increase in the first order dissociation rate of the antibody-intrinsic factor complex in the presence of vitamin B12, wherein the dissociation rate is dependent on the concentration of vitamin B12.
- Claim 9. A diagnostic assay method for <u>determining the amount of</u> vitamin B12 in a liquid sample comprising:
- (a) contacting the sample with a known amount of labeled intrinsic factor and a known amount of [an] a monoclonal antibody bound to a solid phase, wherein the antibody specifically binds to intrinsic factor [said antibody being capable of binding to] at a site on intrinsic factor that is distinct from the site on intrinsic factor to which vitamin B12 binds and which binds to intrinsic factor only in the absence of vitamin B12, and that exhibits an increase in the first order dissociation rate of the antibody-intrinsic factor complex in the presence of

vitamin B12, said dissociation rate being dependent on the concentration of vitamin B12, wherein the intrinsic factor will specifically bind to vitamin B12 in the sample to form a vitamin B12-intrinsic factor complex;

- (b) separating the vitamin B12-intrinsic factor complex from the monoclonal antibody bound to the solid phase; and
- (c) determining the amount of vitamin B12 by measuring the amount of label associated with the vitamin B12-intrinsic factor complex or the amount of label bound to the antibody on the solid phase.

Please note that the dependency of claim 8 has been corrected, according to the correction (Rule 1.126) made to the original claims in the Office action mailed 4/4/1994. Claim 8 is dependent from claim 7.

Claim 8. (Amended) The method of claim [8] 7, wherein the extraction step (d) is performed using dextran coated charcoal.

In the specification:

On page 1, line 15, before "Field of Invention", the following was added:

--This application is a continuation-in-part of U.S. Application No. 07/682,060, filed April 9, 1991, now abandoned.--

Any inquiry concerning this communication or earlier communications from the Office should be directed to Anne Holleran, Ph.D. whose telephone number is (571) 272-0833. Examiner Holleran can normally be reached Monday through Friday, 9:00 am to 5:30 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Siew, can be reached at (571) 272-0787.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist at telephone number (703) 571-1600.

Anne L. Holleran

Patent Examiner

May 6, 2005